EXPRESS MAIL NO.: EL615254294US

## JUL 1 9 2001 TECH CENTER 1600/2900

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Present Application:** 

Applicants : Martin A. Cheever and Mary L. Disis

Title : METHODS AND COMPOSITIONS TO GENERATE IMMUNITY

IN HUMANS AGAINST SELF TUMOR ANTIGENS BY

IMMUNIZATION WITH HOMOLOGOUS FOREIGN PROTEINS

Docket No. : 920010.535

Date : July 16, 2001

**Prior Application:** 

Examiner : Susan Ungar, Ph.D.

Art Unit : 1642

Application No.: 09/088,951

Box CPA

Commissioner for Patents Washington, DC 20231

CHANGE IN STATUS OF SMALL ENTITY

Commissioner:

The status of the above-identified invention has changed to a large entity.

Respectfully submitted,

Seed Intellectual Property Law Group PLLC

Richard G. Sharkey, Ph.D. Registration No. 32,629

PATENT TRADEMARK OFFICE

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Submit an origina (only for Continuation or D				i, anu a du ivisional ap	_ 오					
Address to:				Docket No.	920010.535	CF SE				
Box CPA				First Na	med Inventor	Martin A. Cheever	11 11			
Commissioner for Patents			Examine	er Name	Susan Ungar, Ph.D.	9 2001 R 1600/				
Washington, DC 20231				Group /	Art Unit	1642	001			
				Express	Mail Label No	EL615254294US	98			
This	s is a request for a	$\overline{\mathbf{X}}$	continuation or	5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0						
l	ntinued prosecution applic		(CDA)) of prior s	annlication	l number <b>no</b> #	088,951, filed on <u>June 0</u> 2	2, 1998			
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enti	tled <u>METHODS AND CO</u> ANTIGENS BY IMM	<u>IUNI</u>	ZATIONS TO GI	HOMOLO	GOUS FOREIG	HUMANS AGAINST SEL N PROTEINS				
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				NOTES		ional application that is either (1	) complete as			
11	FILING QUALIFICATIONS: The prior application identified above must be a nonprovisional application that is either: (1) complete as defined by 37 CFR § 1.51(b), or (2) the national stage of an international application in compliance with 35 U.S.C. § 371. A Notice will defined by 37 CFR § 1.51(b), or (2) the national stage of an international application in compliance with 35 U.S.C. § 371. A Notice will									
	defined by 37 CFR § 1.51(b), or (2) the national stage of an international application in companion of the patent issued on a CPA and is subject be placed on a patent issued on a CPA and is subject to the twenty-year patent term provisions of 35 U.S.C. § 154(a)(2). Therefore, the prior application of a CPA may have been filed									
	before, on or after June 8, 1995.  C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 CFR § 1.53(d), but must be filed under									
	37 CFR § 1.53(b).									
	EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing of this CPA is a request to expressly abandon the prior application as of the filing date of the request for a CPA. 37 C.F.R. § 1.53(b) must be used to file a continuation, divisional, or continuation-in-part of an application that is not to be abandoned.									
	ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. § 122 to the extent that any member of the public who is entitled under the provisions of 37 CFR § 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other application or applications in the file jacket.  35 U.S.C. § 120 STATEMENT: In a CPA, no reference to the prior application is needed in the first sentence of the specification and none should be submitted. If a sentence referencing the prior application is submitted, it will not be entered. A request for a CPA is the specific reference required by 35 U.S.C. § 120 and to every application assigned the application number identified in such request, 37 CFR § 1.78(a)									
1.	Enter the unentered amendment previously filed on									
	under 37 CFR § 1.116 in the prior nonprovisional application.									
2.	X A preliminary amendment is enclosed.									
3.	This application is being filed by fewer than all the inventors named in the prior application, 37 CFR § 1.53(d)(4).									
	a. DELETE the following inventor(s) named in the prior non-provisional application:									
	b. The inventor	The inventor(s) to be deleted are set forth on a separate sheet attached hereto.								
4.	A new power of at	A new power of attorney or authorization of agent (PTO/SB/81) is enclosed.								
5.	Information Disclosure Statement (IDS) is enclosed:									
	a. PTO-1449									
	b. Copies of IDS	S Cita	tions							

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	(1) For	Cla (2) Number filed	ims (3) Number extra		(4)	Rate		(5) C	alculations		
	Basic Fee							\$	710		
	Total Claims	12 - 20* =	0	x	\$	18	=	\$	0		
	Independent Claims	1 - 3**=	0	Х	\$	80	=	\$	0		
	Multiple Dependent Claims (if application	\$	270	+	\$	270					
	Petition for 3-month Extension of Time							\$	890		
	TOTAL FILING FEE	\$	1,870								
	*Reissue claims in excess of 20 and over origin										
	"Reissue independent claims over original par Small Entity Status:										
<b>.</b>											
	a. Applicant claims small entity status.  A small entity statement was filed in the prior nonprovisional application										
	and such status is still pro	b. A small entity statement was filed in the prior nonprevious and such status is still proper and desired.									
-	c. X Is no longer claimed.										
•	The Assistant Commissioner is hereby authorized to credit overpayments or charge the following fees insufficiencies in the following fees to Deposit Account No. 19-1090.								1662 OI		
	a. Fees Required Under 37 CFR § 1.16.										
	b. X Fees Required Under 37 CFR § 1.17.										
	c. Fees Required Under 37 CFR § 1.18.  X A check in the amount of \$1,870 is enclosed.										
3.											
€.	X Other: Return Receipt Posto										
	Petition for Extension	i oi riine							·		
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<u>N(</u>	OTE: The prior application UNLESS a new corr	respondence	address is pr	ovid	ed be	low.					
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10.	10. CORRESPONDENCE ADDRESS  Richard G. Sharkey, Ph.D.										
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D.	spectfully submitted,	/					_				
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	PED or PRINTED NAME Richard G. S	Sharkey, Ph.D.	RE	GISTF	RATION	1 NO	<u>32,629</u>	)			
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